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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	ATTORNEY DOCKET NO. CONFIRMATION NO.	
09/634,841	08/08/2000	Takuya Wada	SON-1887 4733		
7590 01/21/2005			EXAMINER		
RADER, FISHMAN & GRAUER, P.L.L.C. Suite 501			DINH, MINH		
1233 20th Street, NW			ART UNIT	PAPER NUMBER	
Washington, De	C 20036		2132		

DATE MAILED: 01/21/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application N .	Applicant(s)				
	09/634,841	WADA ET AL.				
Office Action Summary	Examiner	Art Unit				
	Minh Dinh	2132				
Th MAILING DATE of this communication app Period for Reply	ears on the cover she t with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	66(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	ely filed  s will be considered timely. the mailing date of this communication.  O (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 16 Au	<u>igust 2004</u> .					
2a)⊠ This action is <b>FINAL</b> . 2b)□ This	·					
3) Since this application is in condition for allowan	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under E	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4)⊠ Claim(s) 21-58 is/are pending in the application	∑ Claim(s) <u>21-58</u> is/are pending in the application.					
4a) Of the above claim(s) is/are withdraw	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.	5) Claim(s) is/are allowed.					
6) Claim(s) <u>21-30,32-33,35-48,50-51 and 53-58</u> is	☐ Claim(s) <u>21-30,32-33,35-48,50-51 and 53-58</u> is/are rejected.					
7)⊠ Claim(s) <u>31,34,49 and 52</u> is/are objected to.	_					
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9) The specification is objected to by the Examiner.						
√ 10)⊠ The drawing(s) filed on <u>08 August 2000</u> is/are: a) accepted or b)⊠ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
<ul> <li>12) Acknowledgment is made of a claim for foreign</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents</li> </ul>		-(d) or (f).				
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) 🔲 Interview Summary Paper No(s)/Mail Da					
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)  5) Notice of Informal Patent Application (PTO-152)						
Paper No(s)/Mail Date 6) Uther:						

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## **DETAILED ACTION**

## Response to Amendment

- 1. This action is in response to the amendment filed 08/16/2004. Claims 1-20 have been canceled and claims 21-58 have been added. The specification has also been amended.
- 2. The objections to the drawings and the specification in the previous Office Action have not been addressed in the amendment. Applicant is reminded to respond to these objections in the next reply.

# Response to Arguments

3. Applicant's arguments filed 08/16/2004 have been fully considered but they are not persuasive. Applicant argues that Borza fails to disclose generating a binary image from the gray scale image, a binary image pixel of the binary image being generated by comparing the gray scale pixel value with an average of gray scale pixel values for the plurality of pay scale pixels, the binary image pixel having a binary pixel value expressed by a single bit. Borza discloses a process which compares each grey scale pixel value of a grey scale image with an average of gray scale pixel values for the plurality of gray scale pixels and generates a binary value expressed by a single bit based on the comparison (col. 4, line 63 – col. 5, line 3). Since Borza process performs the exact same steps as those in the applicant's process of generating a binary image

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from the gray scale image, the result of Borza process meets the limitation of a binary image.

## **Drawings**

- 4. The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they include the following reference sign(s) not mentioned in the description: reference numeral "100" (figure 1). A proposed drawing correction, corrected drawings, or amendment to the specification to add the reference sign(s) in the description, are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.
- 5. The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they do not include the following reference numerals mentioned in the description: "6" (see page 15, third line from bottom) and "56" (page 19, line 11). A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

## Specification

6. The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed.

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The following title is suggested: "Random Number Generation Apparatus And Random Number Generation Method Using Ambient Light".

7. Claim 37 is objected to under 37 CFR 1.75(c), as being of improper dependent form for failing to further limit the subject matter of a previous claim. Applicant is required to cancel the claim(s), or amend the claim(s) to place the claim(s) in proper dependent form, or rewrite the claim(s) in independent form. The limitation of the claim, "said encryption key is according to said random number sequence" does not constitute a further limitation with regard to the limitation of the parent claim, "said encryption key is said random number sequence". For examination purpose, claim 37 is treated as being dependent on claim 35.

## Claim Objections

8. Claims 27, 31, 34, 45, 49 and 52 are objected to because of the following informalities:

Regarding claims 27 and 45, "a segment of said grey scale" (lines 2-3) should be changed to "a segment of said grey scale image".

Regarding claims 31 and 49, "said plurality grey scale" (last line) should be changed to "said plurality of grey scale pixels".

Regarding claims 34 and 52, "said plurality binary" (last line) should be changed to "said plurality of binary pixels".

Appropriate correction is required.

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## Claim Rejections - 35 USC § 112

9. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

10. Claim 28 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Claim 28 recites the limitation "black portions" and "the white portions" in line 2. It is not clear which limitation in the parent claim, Claim 1, that the black and white portions are part of. For examination purpose, they are interpreted as "the black portions of the binary image" and "the white portions of the binary image" (Specification, fig. 3).

#### Claim Rejections - 35 USC § 103

- 11. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 12. Claims 21 and 41 are rejected under 35 U.S.C. 103(a) as being unpatentable over Borza et al (6,215,874) in view of Tomko et al (5,541,994).

Regarding claims 21 and 41, Borza discloses an apparatus comprising:

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a pick-up block structurally adapted to capture living body information and to output a pick-up signal depicting said living body information (fig. 1, element 1);

A/D converter structurally adapted to convert said pick-up signal into a gray scale image composed of a plurality of gray scale pixels, a gray scale pixel of said plurality gray scale of pixels having a gray scale pixel value expressed by a plurality of bits (col. 4, lines 63-65; col. 6, lines 45-51);

a image processor structurally adapted to compares each grey scale pixel value of a grey scale image with an average of gray scale pixel values for the plurality of gray scale pixels and generates a binary value expressed by a single bit based on the comparison (col. 4, line 63 – col. 5, line 3). Since Borza process performs the exact same steps as those in the applicant's process of generating a binary image from the gray scale image, the result of Borza process meets the limitation of a binary image; and

a random number generator structurally adapted to generate a random number sequence from said pick-up signal when no living body information is captured by said pick-up block, said random number sequence being generated using said binary pixel value (fig. 4a; col. 4, lines 52-56; col. 4, line 65 – col. 5, line 3).

Although Borza does not expressly disclose an encryption block utilizing the random number, Borza teaches using random numbers for generating private and public keys in encryption technology (col. 2, lines 5-11). Tomko discloses an apparatus comprising a random number generator, a cryptographic key generator that generates keys according to data obtained from the random number, and encryption/decryption

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means uses the generated keys for encrypting/decrypting messages, the apparatus meets the limitation of an encryption block (fig. 2, elements 84, 88, 92 and 96). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the apparatus of Borza such that a cryptographic key generator and encryption/decryption means are provided to generate encryption keys according to data obtained from the random number generator and to encrypt/decrypt messages using the generated key, as taught by Tomko. The motivation for doing so would have been to utilize the keys generated from the random number for encryption/decryption.

Regarding claims 22 and 42, Borza further discloses that said living body information is a fingerprint (col. 4, lines 28-30).

Regarding claims 23 and 43, Borza further discloses that said binary image is composed of a plurality of binary image pixels (col. 4, lines 63-65).

Regarding claim 24, Borza further discloses memory to store said gray scale image (col. 6, lines 45-51).

Regarding claim 25, Borza further discloses memory to store said binary image (col. 4, line 63 – col. 5, line 3).

Regarding claims 26 and 44, Borza further discloses said plurality of gray scale pixels is the number of gray scale pixels for the entire gray scale image (col. 4, lines 63-65).

Regarding claims 27 and 45, Borza further discloses said plurality of gray scale pixels is the number of gray scale pixels located at a segment of said gray scale image

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in a predetermined range from said gray scale pixel (col. 5, lines 13-16; col. 6, lines 1-20).

Regarding claim 28, Borza further discloses that the black portions of the binary image represent convex portions of said living body information and the white portions of the binary image represent concave portions of said living body information (col. 1, line 49 - col. 2, line 4).

Regarding claims 32-33 and 50-51, Borza further discloses said binary pixel is located at a start address, said random number generator generating said random number sequence by extracting the least significant bit of said binary pixel value and the least significant bit for each of the binary pixel values of a predetermined number of binary pixels succeeding said binary pixel (col. 4, line 63 – col. 5, line 3; col. 6, lines 1-56).

Regarding claims 35, 37, 53 and 55, the encryption block discussed in claims 21 and 41 comprises encryption means to perform encryption using an encryption key according to the random number.

Regarding claims 36 and 54, Borza and Tomko do not disclose that the encryption key is the random number sequence. However, Examiner takes Official Notice that using a random number sequence as a key in DES (Data Encryption Standard) is well known in the art. It would have been obvious at the time of the invention was made to use the random number sequence as a key since Examiner takes Official Notice that using a random number sequence as a key in DES is well known in the art.

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Regarding claims 39-40, 46 and 57-58, Borza discloses a pick-up block to capture a fingerprint (col. 4, lines 28-30). However, Borza does not disclose a fingerprint identification block to identify an individual by comparing said binary image with registered image information and when said individual is identified, encryption is performed using said encryption key. Tomko discloses an apparatus comprising a fingerprint identification block to identify an individual by comparing said binary image with registered image information and when said individual is identified, encryption is performed using said encryption key (fig. 2). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the Borza apparatus such that it includes a fingerprint identification block to identify an individual by comparing said binary image with registered image information and when said individual is identified, encryption is performed using said encryption key, as taught by Tomko. The motivation for doing so would have been to allow the use of public key encryption techniques without a subscriber knowing his private key which enhances the security of the system (col. 6, lines 59-62).

13. Claims 29-30 and 47-48 are rejected under 35 U.S.C. 103(a) as being unpatentable over Borza in view of Tomko as applied to claims 21 and 41 above, and further in view of Nielsen. Borza discloses said grey scale pixel is located at a start address located at a predetermined position in said grey scale image (col. 6, lines 1-20); however, Borza does not discloses that said random number generator generating said random number sequence by extracting the least significant bit of said grey scale pixel

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value and the least significant bit for each of the grey scale pixel values of a predetermined number of grey scale pixels succeeding said grey scale pixel. Nielsen discloses a random number generator generating a random number sequence by extracting the least significant bit of a grey scale pixel value and the least significant bit for each of the grey scale pixel values of a predetermined number of grey scale pixels succeeding said grey scale pixel (col. 3, lines 10-21). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the apparatus of Borza such that said random number generator generating said random number sequence by extracting the least significant bit of said grey scale pixel value and the least significant bit for each of the grey scale pixel values of a predetermined number of grey scale pixels succeeding said grey scale pixel, as taught by Nielsen. Potential interceptors of signal encrypted with such a random number sequence will find it difficult, if not impossible, to determine the random number sequence (col. 1 lines 52-59).

14. Claims 38 and 56 are rejected under 35 U.S.C. 103(a) as being unpatentable over Borza in view of Tomko as applied to claims 37 and 55 above, and further in view of Schneier ("Applied Cryptography"). Borza discloses using the random number to generate keys used in public key encryption (col. 2, lines 10-13). However, Borza and Tomko do not disclose using the RSA encryption method for generating the encryption key using two prime numbers. Schneier discloses using the RSA encryption method for generating the encryption key using two prime numbers (section 19.3 RSA, page 467).

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It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the apparatus of Borza to use the RSA encryption method for generating the encryption key, as taught by Schneier, because it is by far the easiest to understand and implement (section 19.3 RSA, page 466).

# Allowable Subject Matter

- 15. Claims 31, 34, 49 and 52 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 16. The following is a statement of reasons for the indication of allowable subject matter: regarding claims 31, 34, 49 and 52, the claim features of using the pixel value of one pixel for the horizontal address and the pixel value of another pixel for the vertical address of a start address in combination with elements of the parent claims have not been taught by prior art.

#### Conclusion

17. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure:

Chang et al, (4,225,850), discloses a non-fingerprint region indicator.

Lee, (5,187,748), discloses an optical apparatus for fingerprint identification system.

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18. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Minh Dinh whose telephone number is 571-272-3802. The examiner can normally be reached on Mon-Fri: 10:00am-6:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gilberto Barron can be reached on 571-272-3799. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

MD

Minh Dinh Examiner Art Unit 2132

MD 1/18/05

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